

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

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MURAD MAHADIN, OMAR ES-SABRI,  
AHMAD AHMAD, MOHAMED ALIOUA,  
AND AMR DABASH,

Case No.: \_\_\_\_\_

Plaintiffs,

Rule 7.1 Statement

-against-

FLORY'S CORP., FLORY ENTERPRISES,  
INC., G.J.P. AUTOMOTIVE, INC. AND  
JERRY FLORY,

Defendants.  
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
**07 CIV 10697**  
**JUDGE KARAS**  
FILED  
U.S. DISTRICT COURT  
2007 NOV 30 AM 11:17  
S.D. N.Y. W.

Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to enable District Judges and Magistrate Judges of the Court to evaluate possible disqualification or recusal, the undersigned counsel for plaintiffs, MURAD MOHADIM, OMAR ES-SABRI, AHMAD AHMAD, MOHAMED ALIOUA, AND AMR DABASH, (a private non-governmental party) certifies that the following are corporate parents, affiliates and/or subsidiaries of said party, which are publicly held: NONE.

Dated: New Windsor, New York  
November 30, 2007

Respectfully submitted,

DRAKE, LOEB, HELLER, KENNEDY,  
GOGERTY, GABA & RODD, PLLC.

  
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